COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION, OR C-I-P)

As a belo	ow named inventor, I hereby declare that:				
	TYPE OF DECLARATION				
This dec	This declaration is of the following type: Woriginal.				
(check or	· · · · · · · · · · · · · · · · · · ·				
	□ supplemental.				
	☐ national stage of PCT.				
	\square divisional.				
	□ continuation.				
	□ continuation-in-part (C-I-P)				
	INVENTORSHIP IDENTIFICATION				
original, names ar	ence, post office address and citizenship are as stated below, next to my name. I believe that I am the first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural re listed below) of the subject matter that is claimed, and for which a patent is sought on the invention PASSIVE SAFETY-GRADE DECAY-HEAT REMOVAL METHOD AND DECAY-HEAT REMOVAL SYSTEM FOR LMR WITH POOL DIRECT HEAT COOLING PROCESS				
	SPECIFICATION IDENTIFICATION				
the speci	fication of which:				
(a) 🛭 is a	attached hereto.				
(b) □. wa	as filed on, as Serial No				
and w	as amended on (if applicable).				
(c) 🗆 was	s described and claimed in PCT International Application No. , filed , and as amended under PCT Article 19 on (if applicable).				

ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose information, which is material to patentability as defined in 37, Code of Federal Regulations, § 1.56, and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and

XX in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 C.F.R. § 1.98.

PRIORITY CLAIM

I hereby claim foreign priority benefits under Title 35, United States Code, §§ 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed. Such applications have been filed as follows:

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NO.	DATE OF FILING (day, month, year)	PRIORITY CLAIMED UNDER 37 USC 119
Republic of Korea	2003-0032389	21. 05. 2003	YES/NO
			YES/NO

POWER OF ATTORNEY

I hereby appoint the practitioners practicing at the following Customer Number to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

34704
34704
PATENT TRADEMARK OFFICE

SEND CORRESPONDENCE TO:

DIRECT TELEPHONE CALLS TO:

The above Customer Number.

Gregory P. LaPointe

(203) 777-6628 - ext. 111

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

talse statements may jeopardize the validity of the application or any patent issued thereon.						
SIGNATURE(S)						
Full name of sole or first inventor:	Full name of second joint inventor, if any:					
(signature)	(signature) from July					
Name: EOH, Jae-Hyuk	Name: SIM, Yoon-Sub					
Date: Sep. 4 Z003	Date: 9. 4. 2003					
Country of Citizenship: Republic of Korea	Country of Citizenship: Republic of Korea					
Residence Address: #29-608 Miseong Apt. Apgujeong-dong, Gangnam-gu Seoul 135-785, Republic of Korea	Residence Address: #111-1207 Hanmaeul Apt. Songgang-dong, Yuseong-gu Daejeon 305-503, Republic of Korea					
Post Office Address: (SAME AS ABOVE)	Post Office Address: (SAME AS ABOVE)					
Full name of third joint inventor, if any:	Full name of forth joint inventor, if any:					
(signature)	Halun (signature)					
Name: KIM, Seong-O	Name: HAHN, Dohee					
Date: September 4 2003	Date: 9, 4, 2003					
Country of Citizenship: Republic of Korea	Country of Citizenship: Republic of Korea					
Residence Address: #131-1306 Hanbit Apt. Eoeun-dong, Yuseong-gu Daejeon 305-755, Republic of Korea	Residence Address: 136-4 Beonji, Sinseong-dong Yuseong-gu, Daejeon 305-345 Republic of Korea					

Post Office Address: (SAME AS ABOVE)

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DECLARATION

I (We)		
EOH, Jae-Hyuk (residing at Se	oul, Republic of Korea); SIM, Yoon-Sub (residing at	Daejeon,
Republic of Korea); KIM, Seon	g-O (residing at Daejeon, Republic of Korea); HAHN	I, Dohee (residing
at Daejeon, Republic of Korea)		
citizens of Republic of Korea		
declare:		
That I (we) made and conceived No filed on	the invention described and claimed in U.S. Patent A entitled	pplication Serial
	DECAY-HEAT REMOVAL METHOD AND DEC MR WITH POOL DIRECT HEAT COOLING PR	
That I(we) made and conceived	this invention while employed by KOREA ATOMIC	ENERGY
RESEARCH INSTITUTE; KO	OREA HYDRO & NUCLEAR POWER CO., LTD.	
	he work I am(we are) employed to perform and was m	
• • • • •	uties; that the invention was made during working hou	
• • •	erials, funds, information and services of KOREA A	
	ITUTE; KOREA HYDRO & NUCLEAR POWER	
Other relevant facts are		That to the best
of my(our) knowledge and belie	f (and/or) based upon information provided by	
	of	<u> </u>
(Check 1. or 2. below as approp	priate)	

The invention was not made or conceived in the course of, or in connection with, or under the terms of any contract, subcontract or arrangement entered into with or for the benefit of the United States Atomic Energy Commission or its successors: Energy Research and Development Administration or the Department of Energy.

--AND/OR--

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2. The invention was not made (conceived or first actually reduced to practice) under nor is there any relationship of the invention to the performance of any work under any contract of the National Aeronautics and Space Administration.

The undersigned inventor(s) declare further that all statements made herein of his or her(their) own knowledge are true and that all statements made on information and belief are believed to be true and further that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date: Sep. + 2003 Inventor's Signature: EOH, Jae-Hy

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